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| APPLICATION NO. FILING DATE | | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. | |
|---|-----------------|----------------------|-------------------------|------------------|--|
| 08/983,318 | 01/15/1998 | SEPPO HUOTARI | PM244515/296 | 1286 | |
| 909 | 7590 01/03/2006 | EXAMINER | | | |
| PILLSBUR | Y WINTHROP SHAW | GESESSE, TILAHUN | | | |
| P.O. BOX 10500 MCLEAN, VA 22102 | | | ART UNIT | PAPER NUMBER | |
| ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, | | · | 2684 | | |
| | | | DATE MAIL ED: 01/03/200 | 4 | |

Please find below and/or attached an Office communication concerning this application or proceeding.

| | | | Application N | D. | Applicant(s) | |
|---|--|--|--|---|---|-------------|
| Office Action Summary | | 08/983,318 | | HUOTARI, SEPPO | | |
| | | Ī | Examiner | | Art Unit | |
| | | | Tilahun B. Ges | - | 2684 | |
| Period fo | The MAILING DATE of this communior Reply | cation appe | ears on the cov | er sheet with the c | orrespondence ad | ldress |
| WHIC - Exter after - If NO - Failu Any r | ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE MANSIONS OF time may be available under the provisions of SIX (6) MONTHS from the mailing date of this community of the reply is specified above, the maximum states to reply within the set or extended period for reply very reply received by the Office later than three months after a patent term adjustment. See 37 CFR 1.704(b). | AILING DA of 37 CFR 1.136 unication. tutory period will will, by statute, of | TE OF THIS (6(a). In no event, ho Il apply and will expi cause the application | COMMUNICATION Never, may a reply be time re SIX (6) MONTHS from n to become ABANDONE | N. nely filed the mailing date of this c D (35 U.S.C. § 133). | |
| Status | | | | | | |
| 1) | Responsive to communication(s) filed | d on <i>04 Au</i> | aust 2005. | | | |
| | | • | action is non-fi | nal. | | |
| • | Since this application is in condition f | <i>,</i> — | | | secution as to the | e merits is |
| -, | closed in accordance with the practic | | • | | | |
| Dispositi | on of Claims | | | | | |
| 4)⊠ | Claim(s) <u>11,13,14 and 16-19</u> is/are p | endina in tl | he application | | | |
| | 4a) Of the above claim(s) is/ard | _ | | | | |
| | Claim(s) is/are allowed. | | | ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, | | |
| · <u> </u> | Claim(s) <u>11,13,14 and 16-19</u> is/are re | eiected | | | | |
| - | Claim(s) is/are objected to. | ,,00.0u. | | | | |
| | Claim(s) are subject to restrict | ion and/or | election requi | ement. | | |
| | | ion and/or | 0.000.0011.044 | | | |
| · · | on Papers | | | | | |
| · | The specification is objected to by the | | | | | |
| - | The drawing(s) filed on is/are: | • | • | • | | |
| | Applicant may not request that any object | | | | | |
| - — | Replacement drawing sheet(s) including | | | | | |
| 11)[] | The oath or declaration is objected to | by the Exa | aminer. Note th | e attached Office | Action or form P1 | O-152. |
| Priority u | nder 35 U.S.C. § 119 | | | | | |
| a)[| Acknowledgment is made of a claim for All b) Some * c) None of: 1. Certified copies of the priority of Certified copies of the priority of Some * c) Copies of the certified copies of application from the Internation see the attached detailed Office action | documents documents of the prioritical | have been red have been red ty documents (PCT Rule 17 | ceived. ceived in Application have been received (2(a)). | on No ed in this National | Stage |
| 2) 🔲 Notice 3) 🔯 Inform | e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PT nation Disclosure Statement(s) (PTO-1449 or F r No(s)/Mail Date <u>12/8/05&4/25/05</u> . | | 5) [| Interview Summary Paper No(s)/Mail Da Notice of Informal Pa Other: | te | D-152) |

DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

2. Claims 11 and 14 ,16,18 are rejected under 35 U.S.C. 102(e) as being anticipated by **Foti** US patent No. 5,974,309.

Claim 1, Foti discloses a method of transmitting an identity of a calling subscriber to a called subscriber (see column 2, line 51-column 3, lines 32 and figure 1, column 4, lines 31-51 and figure 3).

Foti discloses the called subscriber is a mobile subscriber (14(1)) in a mobile communication system (see figure 1) comprising switching centers (12 (1) and (12(2)) for establishing a speech connection between the calling subscriber and a mobile station assigned to the called subscriber (14(1) (column 1, lines 51-66 and figure 1),.

Foti discloses one of the switching centers (12(2) of figure 1) is associated with the called subscriber(14(1), the method comprising:

Foti discloses storing permanent subscriber data in a home location register and storing temporary subscriber data in a visitor location register, (see column 3, lines 1-8 and figure 1). It is considered that the HLR is permanent storage as it is central database, whereas VLR is temporary database, since VLRs are located at serving

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switching centers, the VLR updates data records upon the mobile terminal roams from one region to another.

Foti discloses transmitting the identity of the calling subscriber to the switching center associated with the called subscriber via the home location register in connection with a request for routing information (see column 3, lines 8-32 and figure 1).

Claim 14, Foti discloses a mobile communication system (see figure 1, column 2, line 51- column 3, line 32, column 4, lines 31-51 and figure 3) comprising:

Foti discloses switching centers(12(1) or 12(2) for establishing a speech connection between a calling subscriber and a called subscriber (column 2, lines 51-66).

Foti discloses one of the switching centers (12(2) is associated with the called subscriber (14(1), a home location register (20) for permanent storage of subscriber data, and at least one visitor location register for temporary storage of subscriber data on subscribers located in a geographical area monitored by the visitor location register(see column 3, lines 1-8 and figure 1). It is considered that the HLR is permanent storage as it is central database, whereas VLR is temporary database, since VLRs are located at serving switching centers, the VLR updates data records upon the mobile terminal roams from one region to another.

Foti discloses transmitting means for transmitting an identity of the calling subscriber to the switching center associated with the called subscriber via the home location register in connection with a request for routing information (see column 3, lines 8-32 and figure 1).

Claims 16 and 18. Foti discloses a home location register (20) for permanent storage of subscriber data in a mobile communication system, (see column 3, lines 1-8 and figure 1, column 4, lines 31-51 and figure 3). It is considered that the HLR is permanent storage as it is central database, whereas VLR is temporary database, since VLRs are located at serving switching centers, the VLR updates data records upon the mobile terminal roams from one region to another) the mobile communication system (see figure 1) comprising

Foti discloses switching centers for establishing a speech connection between a calling subscriber and a called subscriber, (see column 2, line 51-66) wherein one of the switching centers (12(2) is associated with the called subscriber(14(1) (see figure 1).

Foti discloses the home location register (20 of figures 1 and 3) comprising:

Foti discloses a first interface (22) toward a network element serving the calling subscriber (12(1) for receiving an identity of the calling subscriber (column 4, lines 31-51 and column 4, lines 31-51 and figure 3) a second interface (22) toward a combination of a visitor location register plus mobile switching center (12(2), for requesting routing information relating to the called subscriber and for transmitting the identity of the calling subscriber to said combination of a visitor location register plus mobile switching center (see column 4, lines 31-52 and figure 3).

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Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 13,17 and 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Foti in view of Yamaguchi et al (US patent No. 6,002,931)"Yamaguchi".

Claims 13, Foti does not expressly teach transmitting a MAP PROVIDE ROAMWG NUMBER message.

However, Yamaguchi teaches transmitting a MAP PROVIDE ROAMWG

NUMBER message (Column 9, lines 40-7-57 and figure 6B). Foti and Yamaguchi both invention deals with transmitting called subscriber identity, then, it would have been obvious to one of ordinary skill in the art at the time of the invention was made Yamaguchi in transmit a MAP provided roaming number message to the called terminal, be modify Foti system in order to exchange in a message application protocol which includes identitiy of the called terminal and to route a call to new roaming area with out delay.

Claim 17, Foti does not expressly teach transmitting a MAP PROVIDE ROAMWG NUMBER message.

However, Yamaguchi teaches transmitting a MAP PROVIDE ROAMWG

NUMBER message (Column 9, lines 40-7-57 and figure 6B). Foti and Yamaguchi both

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invention deals with transmitting called subscriber identity, then, it would have been obvious to one of ordinary skill in the art at the time of the invention was made Yamaguchi in transmit a MAP provided roaming number message to the called terminal, be modify Foti system in order to exchange in a message application protocol which includes identitiy of the called terminal and to route a call to new roaming area with out delay.

Claim 19, Foti does not expressly teach transmitting a MAP PROVIDE ROAMWG NUMBER message.

However, Yamaguchi teaches transmitting a MAP PROVIDE ROAMWG

NUMBER message (Column 9, lines 40-7-57 and figure 6B). Foti and Yamaguchi both invention deals with transmitting called subscriber identity, then, it would have been obvious to one of ordinary skill in the art at the time of the invention was made

Yamaguchi in transmit a MAP provided roaming number message to the called terminal, be modify Foti system in order to exchange in a message application protocol which includes identitiy of the called terminal and to route a call to new roaming area with out delay.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Widmark et al (US 5,504,804) teaches a cellular communication network, providing individual subscriber services in a cellular mobile communications network (see abstract and figure 1).

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3. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tilahun B Gesesse whose telephone number is 571-272-7879. The examiner can normally be reached on flex.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nay Maung can be reached on 571-272-7882.

The Central FAX Number will change to 571-273-8300. This new Central FAX Number is the result of relocating the Central FAX server to the Office's Alexandria, Virginia campus.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

12/23/05
THAMUNGESESSE